1 JOHN M. SORICH (CA Bar No. 125223) jsorich@adorno.com 2 CHRISTOPHER YOO (CA Bar No. 169442) cyoo@adorno.com 3 VALERIE K. BRENNAN (CA Bar No. 248148) vbrennan@adorno.com 4 ADORNO YOSS ALVARADO & SMITH A Professional Corporation 5 1 MacArthur Place, Suite 200 Santa Ana, California 92707 Tel: (714) 852-6800 6 Fax: (714) 852-6899 7 Attorneys for Defendants CHASE HOME FINANCE LLC, US BANK NATIONAL 8 ASSOCIATION, JPMAC 2005 WMC 1 JP MORGAN 9 MORTAGE ACQUISITION CORP 2005-WC-1, JP MORGAN ACQUISITION CORP., JP MORGAN 10 ACCEPTANCE CORPORATION I, AND J.P. MORGAN CHASE BANK, N.A., erroneously sued as J.P. MORGAN 11 CHASE BANK 12 UNITED STATES BANKRUPTCY COURT 13 EASTERN DISTRICT OF CALIFORNIA - SACRAMENTO DIVISION 14 15 In re Case No.: 07-298855-B-13J Horace M. Simpson 16 Adversary Case No.: 08-02618-B 17 Gwendolyn Simpson, (Chapter 7) 18 Debtors. The Honorable Thomas Holman 19 JOINT DISCOVERY PLAN 20 Horace M. Simpson 21 Gwendolyn Simpson, 22 Plaintiffs, 23 24 Chase Home Finance LLC and US Bank National Association, JPMAC 2005 WMC 1 JP 25 Morgan Mortgage Acquisition Corp 2005-WC-1, JP Morgan Acquisition Corp. 26 JP Morgan Acceptance Corporation I JP Morgan Chase Bank, 27 Does 1 - 10.

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Defendants.

DISCOVERY PLAN

ADORNO YOSS ALVARADO & SMITH Attorney at Lan Sarta ana

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TO THE HONORABLE THOMAS HOLMAN, UNITED STATES BANKRUPTCY JUDGE:

Defendants Home Finance LLC, US Bank National Association, JPMAC 2005 WMC 1 JP Morgan Mortgage Acquisition Corp 2005-WC-1 JP Morgan Acquisition Corp., JP Morgan Acceptance Corporation I, and J.P. Morgan Chase Bank, N.A., erroneously sued as JP Morgan Chase Bank (collectively "Defendants") and plaintiffs Horace M. Simpson and Gwendolyn Simpson (collectively, "Simpson" or "Plaintiffs") submit the following Joint Discovery Plan:

- 1. Complete Rule 26 meeting by January 20, 2009.
- 2. Complete Initial Disclosure by February 15, 2009
- 3. Initial Expert Disclosure by July 15, 2009
- 4. Second Expert Disclosure by August 1, 2009
- 5. Non-expert discovery cutoff: August 1, 2009
- 6. Expert discovery cutoff: October 1, 2009

DISCOVERY PLAN

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	1	7. Last day to file discovery related motion: October 14, 2009
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	3	DATED: January 20, 2009 ADORNO YOSS ALVARADO & SMITH A Professional Corporation
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	5	By:
ADORNO YOSS ALVARADO & SMITH ATORNY ATLAW SANTA ARA	6	JOHN M. SORICH
	7	CHRISTOPHER YOO VALERIE K. BRENNAN Attorneys for Defendants
ADDRAO YOSS ALTH ALOREN SALAW SARLA ANA	8	CHASE HOME FINANCE LLC, US BANK NATIONAL ASSOCIATION, JPMAC 2005
	9	WMC 1 JP MORGAN MORTAGE
	10	ACQUISITION CORP 2005-WC-1, JP MORGAN ACQUISITION CORP., JP
	11	MORGAN ACCEPTANCE CORPORATION I, AND J.P. MORGAN CHASE BANK, N.A., erroneously sued as J.P. MORGAN CHASE
	12	BANK
	13	DATED: January 20, 2009 WOLFF & WOLFF
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	15	Ву:
	16	MARK A WOLFF Attorneys for Plaintiffs
<	17	HORAČE M. SIMPSON and GWENDOLYN SIMPSON
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